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5	Attorney for Defendant		
6	JOHN PANELLI		
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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	UNITED STATES OF AMERICA,	Case Number: CR 3:12-mj-71000-MAG	
12	Plaintiff,	CTIDIH ATION AND IDDODOCEDI	
13	v.	STIPULATION AND <del>[PROPOSED]</del> ORDER RE CONDITIONS OF RELEASE	
14	JOHN PANELLI,	KELEASE	
15	Defendants.		
16	/		
17	THE PARTIES HEREBY STIPULATE AND RESPECTFULLY request that Mr.		
18	Panelli's pretrial release be modified as set forth below.		
19	On December 24, 2012, having completed a 90 day program, Mr. Panelli will be		
20	released from the New Bridge residential treatment program to the care of his mother, Marty		
21	Panelli, who will take him directly to the San Francisco office of Leaders in Community		
22	Alternatives, Inc. (LCA), a company that administers home detention programs. LCA will		
23	install an ankle bracelet and will monitor Mr. Panelli's home confinement. That confinement		
24	will be at his mother's residence, located at 18 Channel Drive, Corte Madera, CA 94925.		
25	Mr. Panelli will be solely responsible for LCA's fees.		
26	On December 26, 2012, Mrs. Panelli will take Mr. Panelli to LCA in San Francisco,		
27	where the bracelet will be removed. Mr. Panelli	where the bracelet will be removed. Mr. Panelli will then go directly to Pretrial Services and	
28	be placed on their monitoring program. Mr. Par	nelli must bring with him proof provided by	

1	LCA that he was on home detention with LCA from December 24, 2012 to December 26.		
2	2012. After the transfer from LCA to Pretrial Services is complete Mrs. Panelli will take Mr.		
3	Panelli back to her residence where the home detention will continue.		
4	LCA will report any program violation to San Francisco Pretrial Services. Counsel		
5	for Mr. Panelli has spoken with LCA and they informed counsel that the forgoing		
6	arrangement is agreeable with LCA. LCA further stated that Mr. Panelli has been pre-		
7	approved for their services.		
8	The defendant shall reside at 18 Channel Drive, Corte Madera, CA 94925 with his		
9	mother, and not change his address without prior approval from Pretrial Services.		
10	Additionally, he shall be subject to electronic monitoring and pay for any associated costs.		
11	Mr. Panelli shall not leave his mother's residence except for the purpose of medical,		
12	legal/court, and treatment purposes as approved by Pretrial Services. All other previous		
13	conditions to remain in effect.		
14	Counsel for Mr. Panelli has provided a copy of this Proposed Stipulation and Order		
15	to Pretrial Services and they stated that their agency is in agreement with the terms.		
16			
17	Date: 12/20/12 /s/ Douglas Horngrad DOUGLAS I. HORNGRAD		
18	Attorney for JOHN PANELLI		
19			
20	Date: 12/20/12 /s/ With Consent		
21	ANDREW CAPUTO Assistant United States Attorney		
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23	[PROPOSED] ORDER		
24			
25	IT IS SO ORDERED.		
26			
27	Date: December 20, 2012  HONORABLE JACQUELINE SCOTT CORLEY		
28	HONORABLE JACQUELINE SCOTT CORLEY UNITED STATES MAGISTRATE JUDGE		